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APPLICATION NO.	FILING DATE		FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/072,435	10/072,435 02/08/2002		Jason C. Shermer	0275S-000563	2587
27572	7590	04/23/2003			
	•	Y & PIERCE,	EXAMINER		
P.O. BOX 82 BLOOMFIE		S, MI 48303	RHEE, JANE J		
			•	ART UNIT	PAPER NUMBER
			•	1772	3
			DATE MAILED: 04/23/2003		
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Please find below and/or attached an Office communication concerning this application or proceeding.

					A9-3			
		Ap	plicati n No.	pplicant(s)	/			
Office Action Summary			/072,435	SHERMER ET AL				
			aminer	Art Unit	•			
			ne J Rhee	1772				
Period fo	The MAILING DATE of this commu r Reply	nication appears	n the cover she	et with the corresp ndence ac	ldress			
THE I - Exter after - If the - If NO - Failui - Any r	ORTENED STATUTORY PERIOD F MAILING DATE OF THIS COMMUN sicons of time may be available under the provision SIX (6) MONTHS from the mailing date of this com period for reply specified above is less than thirty (period for reply is specified above, the maximum s re to reply within the set or extended period for repl eply received by the Office later than three months d patent term adjustment. See 37 CFR 1.704(b).	IICATION. s of 37 CFR 1.136(a). munication. 30) days, a reply withir tatutory period will app y will, by statute, cause	In no event, however, non the statutory minimum oly and will expire SIX (6 ethe application to become	nay a reply be timely filed of thirty (30) days will be considered timel) MONTHS from the mailing date of this come ABANDONED (35 U.S.C. § 133).	y. ommunication.			
1)⊠	Responsive to communication(s) f	iled on <u>08 Febru</u>	uary 2002 .					
2a) <u></u> ☐	This action is FINAL .	2b)⊠ This ac	tion is non-final.					
3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213. Disposition of Claims								
•	Claim(s) 1-20 is/are pending in the	application.						
•	4a) Of the above claim(s) is/a	• •	om consideratior	1.				
	Claim(s) is/are allowed.							
·	Claim(s) <u>1-20</u> is/are rejected.							
•	Claim(s) is/are objected to.							
	Claim(s) are subject to restri	ction and/or ele	ction requiremen	t.				
Applicati	on Papers							
9) 🗌 .	The specification is objected to by the	e Examiner.						
10) 🔲 🗆	The drawing(s) filed on is/are	: a)□ accepted o	or b) objected to	by the Examiner.				
	Applicant may not request that any ob-	jection to the dra	wing(s) be held in	abeyance. See 37 CFR 1.85(a).				
11) 🔲 🗀	The proposed drawing correction file	ed on is: a	a) approved b)	☐ disapproved by the Examin	er.			
If approved, corrected drawings are required in reply to this Office action.								
12) 🗌 -	The oath or declaration is objected to	o by the Examir	ier.					
Priority u	nder 35 U.S.C. §§ 119 and 120							
13)	Acknowledgment is made of a clain	n for foreign pric	ority under 35 U.S	S.C. § 119(a)-(d) or (f).				
a)[☐ All b)☐ Some * c)☐ None of:							
	1. Certified copies of the priority documents have been received.							
	2. Certified copies of the priority documents have been received in Application No							
* S	 Copies of the certified copies application from the Interdee the attached detailed Office action 	national Bureau	(PCT Rule 17.2)	(a)).	Stage			
14)∐ A	cknowledgment is made of a claim	for domestic pri	ority under 35 U.	S.C. § 119(e) (to a provisiona	l application).			
) ☐ The translation of the foreign la Acknowledgment is made of a claim							
Attachment	(s)							
2) Notic	e of References Cited (PTO-892) e of Draftsperson's Patent Drawing Review (I nation Disclosure Statement(s) (PTO-1449) F		5) 🔲 Noti	rview Summary (PTO-413) Paper No ce of Informal Patent Application (PT er:				

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DETAILED ACTION

Claim Rejections - 35 USC § 112

The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

1. The term "adapted" in claim 1-3 and 6 is a relative term which renders the claim indefinite. The term "adapted" is not defined by the claim, the specification does not provide a standard for ascertaining the requisite degree, and one of ordinary skill in the art would not be reasonably apprised of the scope of the invention.

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 2. Claims 1,9-12,16-17 are rejected under 35 U.S.C. 102(b) as being anticipated by Martin et al. (5879227).

Martin et al. discloses a sheet material having first segments defining regions of weakened material wherein the sheet material is adapted to be separated along the first segments (figure 2 number 24) to change a configuration of the body portion sheet material to correspond with a second different configured platent. Martin et al. discloses that the first configuration of the sheet material is iron shaped (figure 2). Martin et al. discloses attachments means for attaching one face of the sheet material to a platent (col. 2 lines 25-28). Martin et al. discloses that the attachment means includes

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hook and loop fastening systems (col. 2 lines 25-28). Martin et al. discloses an abrasive material disposed on a second face of the sheet material (figure 2 number 22). Martin et al. discloses that the weakened material include perforations (figure 2 number 24). Martin et al. discloses a sheet material being provided with a first configuration adapted to be used with a first platent configuration and having first marking segments (figure 2 number 24) wherein the sheet material is adapted to be separated along the first marking segments (figure 2 number 24) to change a configuration of the body portion sheet material to correspond with a second differently configured platent.

3. Claims 1,2, 15,17-18 are rejected under 35 U.S.C. 102(b) as being anticipated by Wiand. (5681362).

Wiand discloses a sheet material having first segments (figure 13a number 432 vertical perforation) defining regions of weakened material wherein the sheet material is adapted to be separated along the first segments to change a configuration of the body portion sheet material to correspond with a second different configured platent. Wiand discloses second segments defining region of weakened material, wherein the sheet material is adapted to be separated along the second segments (figure 13a number 432 horizontal perforation) to change a configuration of the body portion to correspond with a third different configured platent. Wiand discloses a sheet material having first marking segments wherein the sheet material is adapted to be separated along the first marking segments (figure 13a number 432 vertical perforation) to change a configuration of the body portion sheet material to correspond with a second differently

configured platent. Wiand discloses second marking segments (figure 13a number 432 horizontal perforation) wherein the sheet material is adapted to be separated along the second marking segments to change the configuration of the body portion to correspond with a third differently configured platent. Wiand teaches that the regions of weakened material include a score lien drawn on the sheet material (col. 8 line 27-28).

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

- (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 3. Claims 1,3-6 17,19-20 are rejected under 35 U.S.C. 103(a) as being unpatentable by Longstaff et al. (Des 389388) in view of Martin et al. (5879227).

Longstaff et al. discloses a sheet material having first segments drawn on the sheet (figure 1). Longstaff et al. discloses that the sheet material includes a body portion and a tip portion and a replacement tip portion, the body portion and tip portions having varying configurations defined by second and third segments drawn on the sheet (figure 1). Longstaff et al. fail to disclose that the first segment defines regions of weakened material wherein the sheet material is adapted to be separated along the first segments to change a configuration of the body portion sheet material to correspond with a second different configured platent. Longstaff et al. fail to disclose that the

second and third segments define regions of weakened material, wherein the sheet material is adapted to be separated along the second segments to separate a first tip portion, having a first tip configuration, from a first body portion having a first body configuration and the sheet material is adapted to be selectively separated along the third segments to separate a second tip portion, having a second tip configuration different from the first configuration from a second body portion having a second body configuration different from the first body configuration. Longstaff et al. fail to disclose that the first and second tip configurations have different sizes. Longstaff et al. fail to disclose that the first and second tip configurations have different shapes.

Martin teaches regions of weakened material wherein the sheet is adapted to separate a first tip portion having a first tip configuration from a first body portion having a first body configuration for the purpose of providing a new unworn point (col. 3 line 4).

Therefore, it would have been obvious to one having ordinary skill in the art at the time applicant's invention was made to provide Longstaff et al. with the first segment that defines regions of weakened material wherein the sheet material is adapted to be separated along the first segments to change a configuration of the body portion sheet material to correspond with a second different configured platen and with the second and third segments that define regions of weakened material, wherein the sheet material is adapted to be separated along the second segments to separate a first tip portion, having a first tip configuration, from a first body portion having a first body configuration and the sheet material is adapted to be selectively separated along the third segments to separate a second tip portion, having a second tip configuration

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different from the first configuration from a second body portion having a second body configuration different from the first body configuration for the purpose of providing a new unworn point (col. 3 line 4).

Furthermore, it would be obvious to one skilled in the art at the time applicant's invention was made to provide Longstaff et al. with the first and second tip configurations to have different sizes and different shapes since Martin et al. teaches weakened regions to separate the tip from the body, the weakened regions in Longstaff's sheet would therefore create the first and second tip configurations to have different sizes and shapes.

4. Claims 7-8,13-14 are rejected under 35 U.S.C. 103(a) as being unpatentable over Wiand in view of Martin et al.

Wiand teaches the abrasive sheet described above. Wiand fail to disclose that the sheet material includes a body portion and a tip portion separated by a second segment defining regions of weakened material wherein the tip portion can be separated from the body portion, turned through an angle and repositioned adjacent the body portion to change a working point of the tip portion. Wiand fail to disclose that the tip portion has at least one side, which is in position adjacent to the body portion and that the body portion is produced in an iron shaped sheet. Wiand fail to disclose that the body portion and the tip portion is separated by a second segment of weakened material wherein the tip portion can be separated from the body portion and the tip portion has four sides or three sides. Martin et al. teaches that the sheet material

includes a body portion and a tip portion separated by a second segment defining regions of weakened material wherein the tip portion can be separated from the body portion, turned through an angle and repositioned adjacent the body portion to change a working point of the tip portion (col. 3 lines 1-4) and that the tip portion has four sides (figure 2 number 26) for the purpose of providing a new unworn point (col. 3 line 4).

Martin et al. teaches that the tip portion has at least one side, which is in position adjacent to the body portion and that the body portion is produced in an iron shaped sheet for the purpose of providing accesses to corners (col. 1 lines 30-33).

Therefore, it would have been obvious to one having ordinary skill in the art at the time applicant's invention was made to provide Wiand with the sheet material that includes a body portion and a tip portion separated by a second segment defining regions of weakened material wherein the tip portion can be separated from the body portion, turned through an angle and repositioned adjacent the body portion to change a working point of the tip portion and that the tip portion has four sides in order to provide a new unworn point (col. 3 line 4) as taught by Martin et al.

Furthermore, it would have been obvious to one having ordinary skill in the art at the time applicant's invention was made to provide Wiand with the tip portion that has at least one side, which is in position adjacent to the body portion and that the body portion is produced in an iron shaped sheet in order to provide accesses to corners (col. 1 lines 30-33) as taught by Martin et al.

Conclusion

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Any inquiry concerning this communication or earlier communications from the examiner should be directed to Jane J Rhee whose telephone number is 703-605-4959. The examiner can normally be reached on M-F.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Harold Pyon can be reached on 703-308-4251. The fax phone numbers for the organization where this application or proceeding is assigned are 703-872-9310 for regular communications and 703-872-9311 for After Final communications.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is 703-308-0661.

Jane Rhee

April 10, 2003

ponerhe

HAKULU PYUN FRVISORY PATENT EXAMINER